Filed 10/05/2007

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Plaintiff Diane von Furstenberg Studio, L.P. ("DVF") hereby files this Complaint for trademark counterfeiting, trademark and trade name infringement, trademark dilution and related claims against Defendants Haihong Sun d/b/a Fashion-Inn, David Sun d/b/a Fashion-Inn, John Does 1-15, and XYZ Corps. 1-15 on personal knowledge as to DVF's own activities and on information and belief as to the activities of others:

JURISDICTION AND VENUE

- 1. This is an action for trademark infringement, trademark counterfeiting, trademark dilution, unfair competition and false designation of origin arising under the Trademark Act of 1946, 15 U.S.C. §§ 1051, et seq., as amended by the Trademark Counterfeiting Act of 1984, Public Law 98-473 (the "Lanham Act"), and for trademark and trade name infringement, unfair competition, dilution, conversion and unjust enrichment under the laws of the State of California.
- This Court has original jurisdiction over this action pursuant to 28 U.S.C. §§ 1331, 1332 2. and 1338(a) and (b) and 15 U.S.C. §§ 1116 and 1121. This Court has jurisdiction, pursuant to the principles of supplemental jurisdiction and 28 U.S.C. § 1367, over DVF's claims for trademark and trade name infringement, unfair competition, dilution, conversion and unjust enrichment under the laws of the State of California.
- 3. This Court has personal jurisdiction over Defendants in that they are domiciled and/or do business in the State of California.
- Venue is proper in this District pursuant to 28 U.S.C. §§ 1391 and 1400(a) in that 4. Defendants are domiciled in this District and Defendants are individuals or entities transacting business within this District. Further, venue is appropriate since a substantial portion of the acts complained of herein were committed by Defendants within this District.

THE PARTIES

- 5. Plaintiff Diane von Furstenberg Studio, L.P. is a limited partnership, organized and existing under the laws of Delaware ("DVF") with offices at 440 W. 14th Street, New York, NY 10014.
- Upon information and belief, Haihong Sun d/b/a Fashion-Inn is an individual and a 6. domiciliary of the State of California, residing at 403 Main Street, Unit 808, San Francisco, CA 94105.

- 7. Upon information and belief, David Sun d/b/a Fashion-Inn is the brother of Haihong Sun and an individual and a domiciliary of the People's Republic of China.
- 8. Upon information and belief, defendants, including yet to be identified John Does, are present and/or doing business in California, and are subject to the jurisdiction of this Court. The identities of the various John Doe defendants are not presently known and the Complaint herein will be amended to include the name or names of these individuals when such information becomes available (each a "Defendant Doe" and, collectively, "Defendant Does").
- 9. Upon information and belief, defendants, the XYZ Corporations, through their agents, servants, and employees, are present and/or doing business in California and are, or shall be, subject to the jurisdiction of this Court. The identities of such defendants are not presently known and the Complaint herein will be amended to include the names of the actual defendants when such information becomes available (each a "Defendant Corporation" and, collectively, "Defendant Corporations").
- 10. The parties identified in paragraphs 2 through 3 above, as well as Defendant Does and Defendant Corporations, are hereinafter collectively referred to as "Defendants."

DVF'S TRADEMARKS

- 11. Diane von Furstenberg has been a fixture in the American fashion world since arriving in New York in 1972 with her signature jersey dresses. By 1976, Diane von Furstenberg had sold more than 5 million of her iconic wrap dresses, and came to symbolize female power and freedom to an entire generation.
- 12. In 1997, Diane von Furstenberg established Diane von Furstenberg Studio L.P. to sell her signature line of dresses and other women's apparel. Currently, DVF is a leader in the design, development, manufacture, advertising, marketing, distribution, licensing, and sale of designer dresses and other women's apparel, accessories, jewelry, cosmetics, luggage, and other luxury goods (the "DVF Products").
- DVF Products have become known throughout the world for their distinctive style, high-13. quality material, and superior design. Genuine DVF Products are easily identified by their distinctive designs and by DVF's instantly-recognizable trademarks.

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- 14. DVF owns numerous U.S. trademark registrations as well as numerous U.S. copyright registrations for its famous marks and designs (the "DVF Marks"). DVF and its predecessors have used the trademark and trade name DIANE VON FURSTENBERG in commerce to designate its dresses and apparel products since at least as early as 1972. This mark was registered with the United States Patent and Trademark Office on September 7, 1999 (Trademark Reg. No. 2276188). A true and correct copy of certain of DVF's trademark registrations are attached hereto as Exhibit A. These trademark registrations have not been abandoned, canceled or revoked.
- 15. DVF has used and is currently using the DVF Marks in commerce on or in connection with its sale of the DVF Products, and plans to continue such use in the future.
- DVF has carefully built the reputation of its DVF Products by, among other things, 16. adhering to strict design and quality control standards. As such, genuine DVF Products are designed and manufactured pursuant to specific, stringent guidelines.
- 17. DVF has made substantial financial investments in the marketing, promotion, and advertising of DVF Products in connection with the DVF Marks and in the protection of its valuable intellectual property rights.
- DVF and DVF Products have been the subject of much unsolicited, laudatory press 18. coverage in various media, including editorial coverage in the world's leading fashion and lifestyle magazines.
- As a result of the high-quality and superb design of DVF Products, these products have 19. achieved an outstanding reputation among consumers, especially fashion-conscious women. The DVF Marks have become well and favorably known in the industry and to the public as the exclusive source of DVF Products and have come to symbolize the goodwill built up in DVF Products.
- DVF's marketing efforts, combined with its attention to quality, design and construction, 20. have resulted in hundreds of millions of dollars of sales of DVF Products.

DEFENDANTS' CONDUCT

21. Upon information and belief, Defendants manufactured, imported, distributed, offered for sale and sold counterfeit apparel bearing the DVF Marks and trade name (the "Counterfeit Products").

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- 22. Defendants, without authorization or license from DVF, have knowingly and willfully used and continue to use the DVF Marks in connection with Defendants' advertisement, offer for sale and sale of the Counterfeit Products through, inter alia, the Internet auction website eBay.com. Defendants have manufactured and/or purchased the Counterfeit Products from a source or sources that are not authorized or licensed by DVF to manufacture, offer for sale, or sell products bearing the DVF Marks.
- 23. The Counterfeit Products are not genuine DVF Products. DVF did not manufacture, inspect or package the Counterfeit Products, and did not approve the Counterfeit Products for sale and/or distribution. Defendants are not authorized to manufacture, distribute, offer for sale or sell products bearing the DVF Marks in connection with their manufacturing, distributing, selling or offering to sell the Counterfeit Products.
- 24. Defendants' use of the DVF Marks and trade name on or in connection with the advertising, marketing, distribution, import, export, offering for sale and sale of the Counterfeit Products is likely to cause confusion or to cause mistake or to deceive.

COUNT ONE

FEDERAL TRADEMARK COUNTERFEITING AND INFRINGEMENT (15 U.S.C. § 1114)

- DVF repeats and realleges the allegations above as if fully set forth herein. 25.
- The DVF Marks in the United States and throughout the world are of great and 26. incalculable value, are highly distinctive and arbitrary, and have become universally associated in the public mind with the products and services of the very highest quality and reputation finding their source in DVF.
- 27. Upon information and belief, without DVF's authorization or consent, and having knowledge of DVF's well-known and prior rights in the DVF Marks, and aware of the fact that Defendants' Counterfeit Products bear marks which are confusingly similar to the DVF Marks, Defendants have manufactured, distributed, offered for sale and/or sold the Counterfeit Products to the consuming public in direct competition with DVF's sale of genuine DVF Products, in or affecting interstate commerce.

- 28. Defendants' use of copies or simulations of the DVF Marks is likely to cause and is causing confusion, mistake and deception among the general purchasing public as to the origin of the Counterfeit Products, and is likely to deceive the public into believing the Counterfeit Products being sold by Defendants originate from, are associated with or are otherwise authorized by DVF, all to the damage and detriment of DVF's reputation, goodwill and sales.
- 29. DVF has no adequate remedy at law and, if Defendants' activities are not enjoined, DVF will continue to suffer irreparable harm and injury to its goodwill and reputation.

COUNT TWO

UNFAIR COMPETITION AND FALSE DESIGNATION OF ORIGIN

(15 U.S.C. § 1125(a))

- 30. DVF repeats and realleges the allegations above as if fully set forth herein.
- 31. The Counterfeit Products sold and offered for sale by Defendants are of the same general nature and type as the DVF Products sold and offered for sale by DVF and, as such, Defendants' use is likely to cause confusion to the general purchasing public.
- 32. By misappropriating and using the DVF Marks and trade name, Defendants misrepresent and falsely describe to the general public the origin and source of the Counterfeit Products and create a likelihood of confusion by ultimate purchasers as to both the source and sponsorship of such merchandise.
- 33. Defendants' unlawful, unauthorized and unlicensed manufacture, distribution, offer for sale and/or sale of the Counterfeit Products creates express and implied representations that the Counterfeit Products were created, authorized or approved by DVF, all to Defendants' profit and DVF's great damage and injury.
- Defendants' aforesaid acts are in violation of Section 43(a) of the Lanham Act, 15 U.S.C. 34. § 1125(a), in that Defendants' use of the DVF Marks, in connection with their goods and services, in interstate commerce constitutes a false designation of origin and unfair competition.
- 35. DVF has no adequate remedy at law and, if the Defendants' activities are not enjoined, DVF will continue to suffer irreparable harm and injury to its goodwill and reputation.

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COUNT THREE

FEDERAL TRADEMARK DILUTION

(15 U.S.C. § 1125(e))

- 36. DVF repeats and realleges the allegations above as if fully set forth herein.
- The DVF Marks are "famous marks" within the meaning of Section 43(c) of the Lanham 37. Act, 15 U.S.C. § 1125(c)(1), and have been famous Marks prior to Defendants' conduct as alleged herein.
- Defendants' manufacture, distribution, sale and/or offer for sale in commerce of the 38. Counterfeit Products dilutes the distinctive quality of the DVF Marks, and was done with the willful intent to trade on DVF's reputation and/or to cause dilution of the DVF Marks.
- Defendants' unauthorized use of the DVF Marks on or in connection with the Counterfeit 39. Products was done with notice and full knowledge that such manufacture, distribution, sale and/or offer for sale was not authorized or licensed by DVF.
- Defendants' aforesaid acts are in knowing and willful violation of DVF's rights under 40. Section 43(c) of the Lanham Act, 15 U.S.C. § 1125(c).
- DVF has no adequate remedy at law and, if Defendants' activities are not enjoined, will 41. continue to suffer irreparable harm and injury to DVF's goodwill and reputation.

COUNT FOUR

COMMON LAW TRADEMARK AND TRADE NAME INFRINGEMENT

- 42. DVF repeats and realleges the allegations above as if fully set forth herein.
- DVF has built up valuable goodwill in the DVF Marks and trade name. 43.
- With full knowledge of the fame of the DVF Marks and trade name, Defendants have 44. traded, and continue to trade, on the goodwill associated with the DVF Marks and trade name, and mislead the public into assuming a connection between the Counterfeit Products and DVF.
- Defendants' acts of trademark and trade name infringement cause confusion, mislead, 45. and deceive the public as to the source of Defendants' Counterfeit Products, permit Defendants to pass off the Counterfeit Products as DVF's products, and falsely suggest a connection between the Defendants and DVF. Unless restrained by this Court, Defendants will continue with these acts, in

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violation of the common law of the State of California, all to the detriment of DVF and the unjust enrichment of Defendants.

46. DVF has no adequate remedy at law and, if Defendants' activities are not enjoined, DVF will continue to suffer irreparable harm and injury to its goodwill and reputation.

COUNT FIVE

CALIFORNIA TRADEMARK DILUTION

(California Business and Professions Code § 14335)

- 47. DVF repeats and realleges the allegations above as if fully set forth herein.
- 48. Defendants' acts have caused damage to DVF by tarnishing DVF's valuable reputation and diluting or blurring the distinctiveness of the famous DVF Marks in violation of California Business and Professions Code § 14335, and will continue to tarnish and destroy the value of the DVF Marks unless enjoined by this Court.
- 49. DVF has no adequate remedy at law and, if Defendants' activities are not enjoined, DVF will continue to suffer irreparable harm and injury to its goodwill and reputation.

COUNT SIX

CONVERSION

- 50. DVF repeats and realleges the allegations above as if fully set forth herein.
- 51. Defendants use the DVF Marks and trade name in creating the Counterfeit Products and have thereby converted the valuable DVF Marks and trade name for their own use.
- 52. Defendants' conduct has damaged and injured DVF and, unless enjoined, will continue to cause great, immediate, and irreparable damage and injury to DVF.
- 53. DVF has no adequate remedy at law and, if Defendants' activities are not enjoined, DVF will continue to suffer irreparable harm and injury to its goodwill and reputation.

COUNT SEVEN

CALIFORNIA STATE UNFAIR COMPETITION

(California Business and Professions Code §§ 17200 et seq.)

54. DVF repeats and realleges the allegations above as if fully set forth herein.

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- 55. The aforesaid acts by Defendants are likely to cause injury to DVF's reputation and result in Defendants unfairly competing with DVF in violation of California Business and Professions Code §§ 17200 et seq. (California's Unfair Competition Law, the "UCL").
- 56. Defendants' actions as alleged above violate the "unfair" prong of the UCL because (a) the utility of such actions is outweighed by the gravity of the harm they cause to DVF, (b) such actions are immoral, unethical, oppressive, unscrupulous and substantially injurious to consumers, and (c) such actions constitute incipient violations of state and federal antitrust laws.
- 57. Defendants' actions as alleged above violate the "fraudulent" prong of the UCL because they are likely to mislead and confuse a statistically significant percentage of reasonable consumers.
- Defendants' actions as alleged above violate the "unlawful" prong of the UCL because 58. those same actions also constitute violations of the state and federal statutes set forth above.
- 59. DVF suffered actual injury and the loss of money or property as a result of Defendants' unfair business practices as alleged above.
- 60. Defendants' conduct has injured DVF and, unless enjoined, will continue to cause great, immediate, and irreparable injury to DVF. DVF seeks injunctive relief pursuant to California Business and Professions Code § 17203.
 - 61. DVF is without an adequate remedy of law.
- DVF is therefore entitled to injunctive relief and an order for restitutionary disgorgement 62. of all of Defendants' ill-gotten gains pursuant to California Business and Professions Code § 17203.

COUNT EIGHT

UNJUST ENRICHMENT

- 63. DVF repeats and realleges the allegations above as if fully set forth herein.
- 64. The aforesaid acts by Defendants constitute misappropriation of the DVF Marks and trade name, as well as DVF's valuable goodwill associated therewith at no cost to Defendants, and result in Defendants unfairly benefiting from the same in violation of the common law of California.
- 65. The aforesaid acts of Defendants are at DVF's expense and are unjustly enriching Defendants.

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DVF has no remedy at law and, if Defendants' activities are not enjoined, DVF will 66. continue to suffer irreparable harm and injury to its goodwill and reputation.

WHEREFORE, DVF demands judgment:

- That Defendants, their officers, agents, servants, employees, attorneys, confederates, and 1. all persons acting for, with, by, through or under them be permanently enjoined pursuant to Federal Rule of Civil Procedure 65 and § 34 of the Lanham Act and, thereafter, permanently from:
 - using the DVF Marks in any manner in connection with the advertising, offering for sale, (a) or sale of any product not DVF Products, or not authorized by DVF to be sold in connection with each of the DVF Marks;
 - (b) passing off, inducing, or enabling others to sell or pass off any product as and for products produced by DVF which are not DVF Products or not produced under the control and supervision of DVF and approved by DVF for sale under the DVF Marks;
 - (c) committing any acts calculated to cause purchasers to believe that Defendants' products are those sold under the control and supervision of DVF, or sponsored or approved by, or connected with, or guaranteed by, or produced under the control and supervision of DVF;
 - further diluting and infringing all of the DVF Marks and damaging DVF's goodwill; (d)
 - otherwise competing unfairly with DVF in any manner; (e)
 - shipping, delivering, distributing, returning or otherwise disposing of, in any manner, (f) products or inventory not manufactured by or for DVF, nor authorized by DVF to be sold or offered for sale, which bear any of the DVF Marks;
 - That DVF be awarded actual damages in an amount to be proven at trial; 2.
- That DVF be awarded exemplary and punitive damages sufficient to punish Defendants 3. for their malicious and intentional infringement and to deter similar misconduct by Defendants and others in an amount to be proven at trial;
- On all Claims for Relief except the Seventh Claim for Relief under the UCL, that DVF 4. be awarded statutory damages of \$1,000,000 per counterfeited mark for Defendants' willful counterfeiting of the DVF Marks;

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DATED: October 5, 2007

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- 5. That DVF be awarded reasonable attorneys' fees and have such other and further relief as the Court may deem equitable including, but not limited to, any relief set forth under the 1946 Trademark Act, 15 U.S.C. §§ 1051, et seq., as amended by the Lanham Act and that the Court impose whatever temporary, preliminary and final equitable relief is necessary to achieve the foregoing, including but not limited to, the imposition of a constructive trust;
- 6. That DVF be awarded such other and further relief as the Court may deem just, proper, and equitable;
- 7. That Defendants be ordered to disgorge all of their ill-gotten gains pursuant to California Business and Professions Code § 17203.

Respectfully submitted,

GREENBERG TRAURIG, LLP

Attorneys for Plaintiff

Diane von Furstenberg Studio, L.P.

DEMAND FOR JURY TRIAL

Pursuant to Rule 38(b), Fed. R. Civ. P., Plaintiff Diane von Furstenberg Studio, L.P. demands a trial by jury of any issue triable of right by a jury.

DATED: October 5, 2007 GREENBERG TRAURIG, LLP

Ву

KAREN ROSENTHAL Attorneys for Plaintiff

Diane von Furstenberg Studio, L.P.

COMPLAINT

EXHIBIT A

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DIANE VON FURSTENBERG

Boods and Services

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19970800

Mark Drawing

Code

(1) TYPED DRAWING

Design Search

Code

Serial Number 75574800

Filing Date

October 21, 1998

Current Filing

Basis

Original Filing

1A Basis

Published for

June 15, 1999

Opposition

2276188

Registration

Number

Registration

Date

September 7, 1999

Owner

(REGISTRANT) Diane Von Furstenberg Studio composed of Diane Von Furstenberg, a Belgian citizen, a DVF international, S.A., a Delaware Corporation PARTNERSHIP CONNECTICUT Cloudwalk Farm Aspetuck Road New

Milford CONNECTICUT 08776

Attorney of Record

Howard N. Aronson

Prior Registrations

0937127;1290640;2162259;AND OTHERS

Type of Mark

TRADEMARK PRINCIPAL

Register

Affidavit Text

SECT 15, SECT 8 (6-YR).

Page 2 of 2

Other Data

The name in the mark identifies a living individual whose consent is of record.

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(REGISTRANT) DIANE VON FURSTENBERG STUDIO Diane Von Furstenberg (United States Citizen) and DVF

International, S.A. (Delaware Corporation) PARTNERSHIP CONNECTICUT Cloudwalk Farm Aspetuck Road New

Milford CONNECTICUT 06776

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PRINCIPAL

ther Data

The name "DIANE VON FURSTENBERG" Identifies a living individual whose consent is of record.

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DIANE YON FURSTENBERG

Goods and Services

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IC 018. US 001 002 003 022 041. G & S; handbags and luggage, FIRST USE; 20030800, FIRST USE IN COMMERCE: 20030800

Mark Drawing (1) TYPED DRAWING

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Design Search Code

Serial Number

76169721

Filing Date

November 22, 2000

Current Filing 1A

Basis

Original

1B **Filing Basis**

Published for September 4, 2001

Opposition Registration Number

2815344

Registration

February 17, 2004

Date Owner

(REGISTRANT) Diane Von Furstenberg Studio Composed of Name(s) of General Partner(s) & Citizenship/incorporation: Diane Von Furstenberg (Belgium Citizen) and DVF International S.A. (Delaware

Corporation) PARTNERSHIP CONNECTICUT Cloudwalk Farm Aspetuck Road New Milford CONNECTICUT 06776

Attorney of

Record

HOWARD N ARONSON

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Type of Mark TRADEMARK Register

PRINCIPAL

Live/Dead indicator

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Word Mark Goods and Services

DVF

IC 003. US 001 004 008 050 051 052. G & S: COSMETICS AND MAKEUP, NON-MEDICATED SKIN CARE PREPARATIONS; HAIR CARE PREPARATIONS; BODY CARE PRODUCTS, NAMELY, BODY SOAPS, BODY CREAMS, BODY LOTIONS, BODY POWDERS, BATH PRODUCTS, NAMELY, BATH BEADS, BATH FOAM, BATH GELS, BATH LOTION, BATH CIL, BATH POWDER, AND NON-MEDICATED BATH SALTS; PERFUME, EAU DE PARFUMS, EAU DE TOILETTE, EAU DU COLOGNES; COLOGNE, SACHETS; AIR FRAGRANCES. FIRST USE: 20020131, FIRST USE IN COMMERCE: 20020131

IC 009. US 021 023 026 036 038. G & S. EYEGLASSES, SUNGLASSES, MAGNIFIERS, FRAMES, LENSES, EYEWEAR, ACCESSORIES, NAMELY CASES, CHAINS AND CLEANING CLOTHS PACKAGED AS A UNIT WITH EYEGLASSES AND/OR EYEGLASS CASES. FIRST USE: 20020131. FIRST USE IN COMMERCE: 20020131

IC 018. US 001 002 003 022 041. G & S: LUGGAGE, GARMENT BAGS, HANDBAGS, POCKETBOOKS, PURSES. CLUTCHES, TOTE BAGS, BELT BAGS, DUFFEL BAGS, BEACH BAGS, BRIEFCASES, COSMETIC BAGS SOLD EMPTY, TOILETRY CASES SOLD EMPTY, BACKPACKS, KNAPSACKS; UMBRELLAS; WALLETS. FIRST USE: 20020131, FIRST USE IN COMMERCE: 20020131

IC 025, US 022 039, G & S: WEARING APPAREL, NAMELY, SUITS, SHORTS, T-SHIRTS, SKIRTS, SWEATERS, PANTS, JEANS, OVERALLS, TUNICS, KIMONOS, SASHES, SHAWLS, VESTS, BLOUSES, JACKETS, COATS, CULOTTES, GOWNS, DRESSES, JUMSUITS, SWEAT SUITS, LOUNGEWEAR, SLEEPWEAR, LINGERIE, UNDERWEAR, SWIMWEAR, NECKWEAR; GLOVES, HATS, BELTS, SCARVES, HOSIERY, SOCKS AND FOOTWEAR, FIRST USE: 20020131, FIRST USE IN COMMERCE: 20020131

Mark Drawing Code

(3) DESIGN PLUS WORDS, LETTERS, AND/OR NUMBERS

Design Search Code

28.11.02 - Piain single line rectangles; Rectangles (single line)

Serial Number 78976157

Filing Date

June 5, 2003

Current Filing Basis

Original Filing

1A;18 Basis

Published for Opposition

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Registration Number

2986568

Registration Date

August 16, 2005

Owner

(REGISTRANT) Diane Von Furstenberg Studio Diane Von Furstenberg, a U.S. citizen PARTNERSHIP

CONNECTICUT Cloudwalk Farm Aspetuck Road New Millford CONNECTICUT 06776

Attorney of

Prior

Record

HOWARD N ARONSON

Registrations

1290637;1513514;AND OTHERS

Type of Mark

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Goods and Services

DVF IC 003. US 001 004 006 050 051 052. G'&,S: COSMETICS AND MAKEUP, NON-MEDICATED SKIN CARE PREPARATIONS; HAIR CARE PREPARATIONS; BODY CARE PRODUCTS, NAMELY, BODY SOAPS, BODY CREAMS, BODY LOTIONS, BODY POWDERS, BATH PRODUCTS, NAMELY, BATH BEADS, BATH FOAM, BATH GELS, BATH LOTION, BATH OIL, BATH POWDER, AND NON-MEDICATED BATH SALTS; PERFUME, EAU DE PARFUMS, EAU DE TOILETTE, EAU DU COLOGNES; COLOGNE, SACHETS; AIR FRAGRANCES. FIRST USE: 20030900. FIRST USE IN COMMERCE: 20030900

Mark Drawing

Code

(5) WORDS, LETTERS, AND/OR NUMBERS IN STYLIZED FORM

Design Search

Code

Basis

Serial Number 78258579 Filing Date

June 5, 2003

Current Filing

1A

Original Filing

1B

Basis.

Published for Opposition

June 1, 2004

Registration Number

2877398

Registration

August 24, 2004

Date Owner

(REGISTRANT) Diane Von Furstenberg Studio Diane Von Furstenberg a U.S. citizen PARTNERSHIP

CONNECTICUT Cloudwalk Farm Aspetuck Road New Millford CONNECTICUT 06776

Attorney of

Record

Howard N. Aronson

Page 2 of 2

Prior Registrations

1290637;1513514;AND OTHERS

Register

Type of Mark 'TRADEMARK

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PRINCIPAL

Indicator

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Typed Drawing

Word Mark Goods and Services

DIANE VON FURSTENBERG

IC 009. US 021 023 026 036 038. G & S. EYEGLASSES, SUNGLASSES, MAGNIFIERS, FRAMES, LENSES EYEWEAR, ACCESSORIES, NAMELY CASES, CHAINS, CLEANING CLOTHS PACKAGED AS A UNIT WITH EYEGLASSES AND/OR EYEGLASS CASES. FIRST USE: 19900000. FIRST USE IN COMMERCE: 19900000

IC 014, US 002 027 028 050, G & S: WATCHES, CLOCKS AND JEWELRY, JEWELRY BOXES AND CASES OF PRECIOUS METAL, ORNAMENTS OF PRECIOUS METAL. FIRST USE: 19970800. FIRST USE IN COMMERCE: 19970900

IC 024. US 042 050. G & S: BED, BATH, HOUSEHOLD AND TABLE LINENS; DRAPERIES AND FABRICS FOR THE MANUFACTURE OF DRAPERIES; BEDSPREADS AND COMFORTERS; SHOWER CURTAINS; AFGHANS, COVER FOR PILLOWS AND CUSHIONS, FIRST USE: 19780627, FIRST USE IN COMMERCE: 19780627

Mark Drawing Code

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(1) TYPED DRAWING

Design Search

Code

Serial Number

78259240 June 6, 2003

Filling Date Current Filing Basis

1A

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1A

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(REGISTRANT) Diane Von Furstenberg Studio Diane Von Furstenberg PARTNERSHIP CONNECTICUT

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Attorney of Record

Howard N. Aronson

Prior

12/3/2006

Page 2 of 2

Registrations

1278846;2140258;2234760

Type of Mark Register

TRADEMARK PRINCIPAL

Live/Dead Indicator

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